§ 1212.300

disclosure to the extent provided therein.

- (b) Medical records. Normally, an individual's medical record shall be disclosed to the individual, unless the system manages, in consultation with a medical doctor, determines that access to the record could have an adverse effect upon the individual. In this case, NASA shall allow access to the record by a medical doctor designated in writing by the requesting individual.
- (c) Test and qualification materials. Testing or examination material used solely to determine individual qualifications for appointment or promotion in the Federal service the disclosure of which would compromise the objectivity or fairness of the testing or examination process and copies of certificates of eligibles and other lists of eligibles, the disclosure of which is proscribed by 5 CFR 300.201, shall be removed from an individual's record containing such information before granting access.
- (d) Information compiled for civil actions or proceedings. Nothing in this part shall allow an individual access to any information compiled in reasonable anticipation of a civil action or proceeding.

Subpart 1212.3—Amendments to Privacy Act Records

§ 1212.300 Requesting amendment.

Individuals may request that NASA amend their records maintained in a NASA system of records. This request shall be in writing, addressed to the appropriate system manager, and shall contain the following:

- (a) A notation on the envelope and on the letter that it is a "Request for Amendment of Individual Record under the Privacy Act;"
- (b) The name of the system of records;
- (c) Any information necessary to retrieve the record, as specified in the system notice for the system of records (See § 1212.201(c)(2));
- (d) A description of that information in the record which is alleged to be inaccurate, irrelevant, untimely, or incomplete; and,
- (e) Any documentary evidence or material available to support the request.

§ 1212.301 Processing the request to amend.

- (a) Within 10 work days of receipt by NASA of a request to amend a record, the system manager shall provide the requester with a written determination or acknowledgement advising when action may be taken.
- (b) When necessary, NASA may utilize up to 30 work days after receipt to provide the determination on a request to amend a record.
- (c) If the request for amendment is denied, the determination shall explain the reasons for the denial and inform the requester of the procedures to follow for appeal (See § 1212.4)).

§ 1212.302 Granting the request to amend.

NASA shall make the requested amendment clearly on the record itself and all information deemed to be inaccurate, irrelevant, or untimely shall be deleted and destroyed. Incomplete information shall either be amended or deleted and destroyed. The individual shall then be informed in writing that the amendment has been made. If the inaccurate, irrelevant, untimely, or incomplete portion of the record has previously been disclosed, then the system manager shall notify those persons or agencies of the amended information, referencing the prior disclosures (See § 1212.402).

Subpart 1212.4—Appeals and Related Matters

§ 1212.400 Appeals.

- (a) Individuals may appeal to the Assistant Deputy Administrator when they:
- (1) Have requested amendment of a record and have received an adverse initial determination;
- (2) Have been denied access to a record; or.
- (3) Have not been granted access within 30 work days of their request.
 - (b) An appeal shall:
- (1) Be in writing and addressed to the Assistant Deputy Administrator, NASA, Washington, DC 20546;
- (2) Be identified clearly on the envelope and in the letter as an "Appeal under the Privacy Act;"